Side-by-Side of: S.115 (as passed Senate) v. S.115 (as passed by House) v. Senate Proposal of Amendment Jim DesMarais 5/19/21 (v.1.1)

Differences highlighted in yellow

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
Sec. 1. WORKING GROUP ON THE	Sec. 1. WORKING GROUP ON THE	Same
STATUS OF LIBRARIES IN	STATUS OF LIBRARIES IN	
VERMONT; REPORT	VERMONT; REPORT	
(a) Creation. There is created the	(a) Creation. There is created the	
Working Group on the Status of Libraries	Working Group on the Status of Libraries	
in Vermont to study and report on the	in Vermont to study and report on the	
statewide status of Vermont's libraries.	statewide status of Vermont's libraries.	
The Working Group is formed with the	The Working Group is formed with the	
intent of strengthening and supporting	intent of strengthening and supporting	
libraries of all sizes and improving library	libraries of all sizes and improving library	
services for the public.	services for the public.	
(b) Membership. The Working Group	(b) Membership. The Working Group	
shall be composed of the following	shall be composed of the following	
members:	members:	
(1) the State Librarian;	(1) the State Librarian;	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
(2) the President of the Vermont	(2) the President of the Vermont	
Library Association or designee;	Library Association or designee;	
(3) the Executive Director of the	(3) the Executive Director of the	
Vermont Humanities Council or designee;	Vermont Humanities Council or designee;	
(4) three representatives of public	(4) three representatives of public	
libraries, who shall be from libraries of	libraries, who shall be from libraries of	
different sizes and from different regions	different sizes and from different regions	
of the State, appointed by the State	of the State, appointed by the State	
<u>Librarian;</u>	Librarian;	
(5) two representatives of public	(5) two representatives of public	
school libraries, who shall be from	school libraries, who shall be from	
schools of different sizes and from	schools of different sizes and from	
different regions of the State, appointed	different regions of the State, appointed	
by the Secretary of Education;	by the Vermont School Library	
	Association;	
(6) two representatives of college	(6) two representatives of college	
and university libraries, appointed by the	and university libraries, appointed by the	
President of the College and Special	President of the College and Special	
<u>Libraries Section of the Vermont Library</u>	<u>Libraries Section of the Vermont Library</u>	
Association; and	Association; and	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
(7) one public library trustee,	(7) one public library trustee,	
appointed by the President of the Friends	appointed by the President of the Friends	
and Trustees Section of the Vermont	and Trustees Section of the Vermont	
Library Association.	Library Association.	
(c) Powers and duties. The Working	(c) Powers and duties. The Working	
Group shall study:	Group shall study:	
(1) library services for specific	(1) library services for specific	
segments of the Vermont population,	segments of the Vermont population,	
including senior citizens, individuals with	including senior citizens, individuals with	
disabilities, youths and children,	disabilities, youths and children,	
immigrant and migrant communities, and	immigrant and migrant communities, and	
people living in poverty;	people living in poverty;	
(2) the role that libraries play in	(2) the role that libraries play in	
emergency preparedness, cultural	emergency preparedness, cultural	
diversity and inclusion, public health and	diversity and inclusion, public health and	
safety, community identity and resiliency,	safety, community identity and resiliency,	
economic development, and access to	economic development, and access to	
public programs and services;	public programs and services;	
(3) the impact of the COVID-19	(3) the impact of the COVID-19	
pandemic on library operations and	pandemic on library operations and	
services; and	services; and	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
(4) the current overall status of	(4) the current overall status of	
Vermont libraries, which may include	Vermont libraries, which may include	
information related to programming,	information related to programming,	
collections, facilities, technology, and	collections, facilities, technology, and	
staffing.	staffing.	
(A) Programming. The Working	(A) Programming. The Working	
Group may study the types and frequency	Group may study the types and frequency	
of library programs, attendance at library	of library programs, attendance at library	
programs, and whether library programs	programs, and whether library programs	
are meeting community needs. The study	are meeting community needs. The study	
of programming may include an	of programming may include an	
assessment of public engagement and	assessment of public engagement and	
outreach surrounding library	outreach surrounding library	
programming as well as the opportunities	programming as well as the opportunities	
for nonlibrary programs and groups to	for nonlibrary programs and groups to	
access Vermont libraries.	access Vermont libraries.	
(B) Collections. The Working	(B) Collections. The Working	
Group may study the size and diversity of	Group may study the size and diversity of	
library holdings and assess the strengths	library holdings and assess the strengths	
and gaps in materials available to	and gaps in materials available to	
Vermonters. The study of collections may	Vermonters. The study of collections may	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
include an assessment of how libraries	include an assessment of how libraries	
may best share resources across differing	may best share resources across differing	
libraries and communities, whether	libraries and communities, whether	
libraries offer community-specific	libraries offer community-specific	
resources, and whether libraries maintain	resources, and whether libraries maintain	
special collections or historical artifacts.	special collections or historical artifacts.	
(C) Facilities. The Working	(C) Facilities. The Working	
Group may study whether library facilities	Group may study whether library facilities	
and buildings could be improved with	and buildings could be improved with	
regard to energy efficiency, accessibility,	regard to energy efficiency, accessibility,	
flexibility, human health and safety,	flexibility, human health and safety,	
historic preservation, and	historic preservation, and	
intergenerational needs.	intergenerational needs.	
(D) Technology. The Working	(D) Technology. The Working	
Group may study whether Vermont	Group may study whether Vermont	
libraries have sufficient access to basic	libraries have sufficient access to basic	
technological resources, cyber-security	technological resources, cyber-security	
resources, high-speed Internet, electronic	resources, high-speed Internet, electronic	
catalogs, interlibrary loan and other	catalogs, interlibrary loan and other	
interoperable systems, and appropriate	interoperable systems, and appropriate	
hardware and software.	hardware and software.	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
(E) Staff. The Working Group	(E) Staff. The Working Group	
may study staffing levels at Vermont	may study staffing levels at Vermont	
libraries, whether staffing levels are	libraries, whether staffing levels are	
sufficient to meet community needs,	sufficient to meet community needs,	
whether library staff compensation and	whether library staff compensation and	
benefits are sufficient, how libraries rely	benefits are sufficient, how libraries rely	
on volunteers, and what resources are	on volunteers, and what resources are	
available for workforce development and	available for workforce development and	
training of library staff.	training of library staff.	
(d) Public input. As part of the study	(d) Public input. As part of the study	
and report, the Working Group shall	and report, the Working Group shall	
solicit feedback from the general public	solicit feedback from the general public	
and library users around the State. The	and library users around the State. The	
Working Group may examine models for	Working Group may examine models for	
library management and organization in	library management and organization in	
other states, including the formation of	other states, including the formation of	
statewide service networks.	statewide service networks.	
(e) Data to be used. The data used in	(e) Data to be used. The data used in	
the analysis of library services and	the analysis of library services and	
operations may be from 2019, prior to the	operations may be from 2019, prior to the	
COVID-19 pandemic. Postpandemic data	COVID-19 pandemic. Postpandemic data	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
may also be used to assess the status of	may also be used to assess the status of	
library services and operations.	library services and operations.	
(f) Consultation with the Board of	(f) Consultation with the Board of	
Libraries. The Working Group may	Libraries. The Working Group may	
solicit feedback from the Board of	solicit feedback from the Board of	
<u>Libraries.</u>	<u>Libraries.</u>	
(g) Assistance. The Working Group	(g) Assistance. The Working Group	
shall have the administrative, technical,	shall have the administrative, technical,	
and legal assistance of the Department of	and legal assistance of the Department of	
<u>Libraries.</u>	<u>Libraries.</u>	
(h) Report. On or before November 1,	(h) Report. On or before November 1,	
2023, the Working Group shall submit a	2023, the Working Group shall submit a	
report to the House and Senate	report to the House and Senate	
Committees on Education. The report	Committees on Education. The report	
shall contain:	shall contain:	
(1) specific and detailed findings	(1) specific and detailed findings	
and proposals concerning the issues set	and proposals concerning the issues set	
forth in subsection (c) of this section;	forth in subsection (c) of this section;	
(2) recommendations for updating	(2) recommendations for updating	
the statutes, rules, standards, and the	the statutes, rules, standards, and the	
governance structures of Vermont	governance structures of Vermont	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
libraries to ensure equitable access for	libraries to ensure equitable access for	
Vermont residents, efficient use of	Vermont residents, efficient use of	
resources, and quality in the provision of	resources, and quality in the provision of	
services;	services;	
(3) recommendations related to the	(3) recommendations related to the	
funding needs of Vermont libraries,	funding needs of Vermont libraries,	
including capital, ongoing, and special	including capital, ongoing, and special	
funding; and	funding; and	
(4) any other information or	(4) any other information or	
recommendations that the Working Group	recommendations that the Working Group	
may deem necessary.	may deem necessary.	
(i) Meetings.	(i) Meetings.	
(1) The State Librarian shall be the	(1) The State Librarian shall be the	
Chair of the Working Group.	Chair of the Working Group.	
(2) The Chair shall call the first	(2) The Chair shall call the first	
meeting of the Working Group to occur	meeting of the Working Group to occur	
within 45 days after the effective date of	within 45 days after the effective date of	
this act.	this act.	
(3) A majority of the membership	(3) A majority of the membership	
shall constitute a quorum.	shall constitute a quorum.	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
(4) The Working Group shall cease	(4) The Working Group shall cease	
to exist on December 1, 2023.	to exist on December 1, 2023.	
(j) Compensation and reimbursement.	(j) Compensation and reimbursement.	
Members of the Working Group shall be	Members of the Working Group shall be	
entitled to per diem compensation and	entitled to per diem compensation and	
reimbursement of expenses as permitted	reimbursement of expenses as permitted	
under 32 V.S.A. § 1010 for not more than	under 32 V.S.A. § 1010 for not more than	
12 meetings. These payments shall be	12 meetings. These payments shall be	
made from monies appropriated to the	made from monies appropriated to the	
Department of Libraries.	Department of Libraries.	
(k) Appropriation. The sum of	(k) Appropriation. The sum of	
\$4,000.00 is appropriated to the	\$12,000.00 is appropriated to the	
Department of Libraries from the General	Department of Libraries from the General	
Fund in fiscal year 2022 for per diem	Fund in fiscal year 2022 for per diem	
compensation and reimbursement of	compensation and reimbursement of	
expenses for members of the Working	expenses for members of the Working	
Group.	Group.	
Sec. 2. 3 V.S.A. § 260 is amended to	Sec. 2. 3 V.S.A. § 260 is amended to	Same
read:	read:	
§ 260. LOCATION OF OFFICES	§ 260. LOCATION OF OFFICES	
* * *	* * *	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
(c) The principal office of each of the	(c) The principal office of each of the	
following boards and divisions shall be	following boards and divisions shall be	
located in Montpelier: Division for	located in Montpelier: Division for	
Historic Preservation and Board of	Historic Preservation and Board of	
Libraries. [Repealed.]	Libraries. [Repealed.]	
* * *	* * *	
Sec. 3. 12 V.S.A. § 1699 is amended to	Sec. 3. [Deleted.]	Same
read:		
§ 1699. FOREIGN LAWS AND		
DECISIONS; DETERMINATION		
BY COURT		
The statutes, laws, and decisions of		
another state may be evidenced, prima		
facie, in the courts of this State by a		
printed copy thereof, which purports to be		
published by the authority of such the		
other state, or which is kept in the State		
Library at Montpelier. The determination		
of such the laws shall be made by the		
court and not by the jury, and shall be		
reviewable.		

Sec. 4. 16 V.S.A. § 212 is amended to	Sec. 4. 16 V.S.A. § 212 is amended to
read:	read:
§ 212. SECRETARY'S DUTIES	§ 212. SECRETARY'S DUTIES
GENERALLY	GENERALLY
The Secretary shall execute those	The Secretary shall execute those
policies adopted by the State Board in the	policies adopted by the State Board in the
legal exercise of its powers and shall:	legal exercise of its powers and shall:
* * *	* * *
(7) Arrange conferences and	(7) Arrange conferences and
summer schools for superintendents and	summer schools for superintendents and
teachers and employ suitable speakers,	teachers and employ suitable speakers,
lecturers, and instructors for the same; fix	lecturers, and instructors for the same; fix
the amount of tuition for the instruction;	the amount of tuition for the instruction;
provide for educational gatherings,	provide for educational gatherings,
institutes, summer schools, and other	institutes, summer schools, and other
supplementary educational activities; and	supplementary educational activities; and
provide for cooperation with the Board of	provide for cooperation with the Board of
Libraries established by 22 V.S.A. § 602	Libraries established by 22 V.S.A. § 602
or the State Librarian.	or the State Librarian.
* * *	* * *
Sec. 5. 22 V.S.A. § 605 is amended to	Sec. 5. [Deleted.]
read:	

§ 605. DUTIES AND FUNCTIONS OF THE DEPARTMENT OF LIBRARIES The duties and functions of the Department of Libraries shall be to provide, administer, and maintain: * * * (2) A collection of State documents and of documents relating to other states and local and federal governments documents. It shall arrange for and designate depositories of State documents which designation is to include Bailey Howe Library at the University of Vermont. The Department may acquire reports and documents published by federal agencies and by other states and countries, and may arrange for the exchange of official reports and publications with federal agencies, and with governmental agencies in other states and countries.

(4) A general library collection of a sufficient size and scope to reinforce and supplement the resources of local and regional libraries. All materials of the Department of Libraries shall be available for free circulation to all citizens, institutions, and organizations under regulations of the State Librarian except that the State Librarian may restrict rare or reference-type materials to one location. The Department shall arrange, classify, and catalog all materials in its custody and provide for their safekeeping and shall rebind books as needed. The Department shall provide service to other libraries in the State, schools, and individuals and may provide service by mail or book wagon or otherwise.

Sec. 6. 29 V.S.A. § 1108 is amended to read:

§ 1108. ACCEPTANCE OR REJECTION OF BIDS; CONDITIONS OF CONTRACTS

The Commissioner of Buildings and General Services may require satisfactory bonds from bidders and contractors, and shall specify in each contract for printing that, in case the matter contracted for is not delivered to the State Librarian or in accordance with his or her written order to such other person as may be specified in the contract, on or before the date specified in the contract for such delivery, \$25.00 of the contract price shall be deducted for every day such delivery is delayed, and, in case the delay exceeds 10 days, there shall be deducted in addition to the above amount \$10.00 for each day's delay over 10 days; and he or she shall also specify in each contract that all public

Sec. 6. 29 V.S.A. § 1108 is amended to read:

§ 1108. ACCEPTANCE OR
REJECTION OF BIDS; CONDITIONS
OF CONTRACTS

The Commissioner of Buildings and General Services may require satisfactory bonds from bidders and contractors, and shall specify in each contract for printing that, in case the matter contracted for is not delivered to the State Librarian or in accordance with his or her written order to such other person as may be specified in the contract, on or before the date specified in the contract for such delivery, \$25.00 of the contract price shall be deducted for every day such delivery is delayed, and, in case the delay exceeds 10 days, there shall be deducted in addition to the above amount \$10.00 for each day's delay over 10 days; and he or she shall also specify in each contract that all public

Same

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
documents and printed matter shall be	documents and printed matter shall be	
delivered to the State Librarian at the	delivered to the State Librarian at the	
State Library unless otherwise directed in	State Library unless otherwise directed in	
writing by him or her or the State	writing by him or her or the State	
Librarian. The provisions of this section	Librarian. The provisions of this section	
and section 1107 of this title relating to	and section 1107 of this title relating to	
advertising and bids shall not apply to a	advertising and bids shall not apply to a	
contract for printing where the amount of	contract for printing where the amount of	
the contract does not exceed \$50.00.	the contract does not exceed \$50.00.	
Sec. 7. REPEALS	Sec. 7. REPEALS	Same
The following are repealed:	The following are repealed:	
(1) 4 V.S.A. § 16 (briefs and other	(1) 4 V.S.A. § 16 (briefs and other	
papers kept in State Library);	papers kept in State Library);	
(2) 29 V.S.A. § 1156 (distribution	(2) 29 V.S.A. § 1156 (distribution	
of documents by State Librarian); and	of documents by State Librarian); and	
(3) 29 V.S.A. § 1161 (distribution	(3) 29 V.S.A. § 1161 (distribution	
of documents to schools).	of documents to schools).	
* * * Cultural Liaisons * * *	* * * Cultural Liaisons * * *	
Sec. 8. 16 V.S.A. § 4029 is amended to	Sec. 8. 16 V.S.A. § 4029 is amended to	Same
read:	read:	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
§ 4029. USE OF FUNDS FOR	§ 4029. USE OF FUNDS FOR	
EDUCATION	EDUCATION	
(a) Funds received by a school district	(a) Funds received by a school district	
may be used only for legitimate items of	may be used only for legitimate items of	
current education expense and shall not be	current education expense and shall not be	
used for municipal services.	used for municipal services.	
(b) Funds received by a municipality	(b) Funds received by a municipality	
other than a school district may not be	other than a school district may not be	
used directly or indirectly for education	used directly or indirectly for education	
expenses.	expenses.	
* * *	* * *	
(g) Notwithstanding anything to the	(g) Notwithstanding anything to the	
contrary in this section or otherwise in	contrary in this section or otherwise in	
law, a school district and the town or city	law, a school district and the town or city	
municipality or municipalities in which	municipality or municipalities in which	
the school district operates may jointly	the school district operates may jointly	
fund the services of one or more cultural	fund the services of one or more cultural	
liaisons to support students and families	liaisons to support students and families	
who have limited English proficiency	who have limited English proficiency	
(LEP). A cultural liaison provides	(LEP). A cultural liaison provides	
language translation and interpretation	language translation and interpretation	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
services to help facilitate educational and	services to help facilitate educational and	
municipal services for LEP students and	municipal services for LEP students and	
families; facilitates communication among	families; facilitates communication among	
school and municipal staff, LEP students	school and municipal staff, LEP students	
and families, and community	and families, and community	
organizations; and assists in reconciling	organizations; and assists in reconciling	
differing cultural perspectives and	differing cultural perspectives and	
understandings.	understandings.	
* * * Wellness Program * * *	* * * Wellness Program * * *	
Sec. 9. 16 V.S.A. § 136 is amended to	Sec. 9. 16 V.S.A. § 136 is amended to	Same
read:	read:	
§ 136. WELLNESS PROGRAM;	§ 136. WELLNESS PROGRAM;	
ADVISORY COUNCIL ON	ADVISORY COUNCIL ON	
WELLNESS AND	WELLNESS AND	
COMPREHENSIVE HEALTH	COMPREHENSIVE HEALTH	
(a) As used in this section:	(a) As used in this section:	
* * *	* * *	
(5) "Wellness program" means a	(5) "Wellness program" means a	
program that includes physical fitness and	program that includes physical fitness and	
nutrition comprehensive health education	nutrition comprehensive health education	
as defined in section 131 of this title.	as defined in section 131 of this title.	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
(b) The Secretary with the approval of	(b) The Secretary with the approval of	
the State Board shall establish an	the State Board shall establish an	
Advisory Council on Wellness and	Advisory Council on Wellness and	
Comprehensive Health that shall include	Comprehensive Health that shall include	
at least three members associated with the	at least three members associated with the	
health services field with expertise in	health services field with expertise in	
health services, health education, or health	health services, health education, or health	
policy.	policy, at least one member who is a	
	school counselor, and at least one member	
	who is a school social worker. The	
The members shall serve without	members shall serve without	
compensation but shall receive their actual	compensation but shall receive their actual	
expenses incurred in connection with their	expenses incurred in connection with their	
duties relating to wellness and	duties relating to wellness and	
comprehensive health programs. The	comprehensive health programs. The	
Council shall assist the Agency to plan,	Council shall assist the Agency to plan,	
coordinate, and encourage wellness and	coordinate, and encourage wellness and	
comprehensive health programs in the	comprehensive health programs in the	
public schools and shall meet not less than	public schools and shall meet not less than	
twice a year.	twice a year. The Council shall also	
	examine and coordinate state health	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	wellness polices and federal wellness	
	policies to identify and, if possible,	
	eliminate any redundancies.	
(c) The Secretary shall collaborate	(c) The Secretary shall collaborate	
with other agencies and councils working	with other agencies and councils working	
on childhood wellness to:	on childhood wellness to:	
(1) Supervise the preparation of	(1) Supervise the preparation of	
appropriate nutrition and fitness wellness	appropriate nutrition and fitness wellness	
program curricula for use in the public	program curricula for use in the public	
schools, promote programs for the	schools, promote programs for the	
preparation of teachers to teach these	preparation of teachers to teach these	
curricula, and assist in the development of	curricula, and assist in the development of	
wellness programs.	wellness programs.	
* * *	* * *	
(5) Create a process for schools to	(5) Create a process for schools to	
share with the Department of Health any	share with the Department of Health any	
data collected about the height and weight	data collected about the height and weight	
of students in kindergarten through grade	of students in kindergarten through grade	
six. The Commissioner of Health may	six. The Commissioner of Health may	
report any data compiled under this	report any data compiled under this	
subdivision on a countywide basis. Any	subdivision on a countywide basis. Any	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
reporting of data must protect the privacy	reporting of data must protect the privacy	
of individual students and the identity of	of individual students and the identity of	
participating schools.	participating schools.	
* * *	***	
Sec. 10. SCHOOL WELLNESS	Sec. 10. SCHOOL WELLNESS	Same
POLICY	POLICY	
On or before January 15, 2022, the	On or before January 15, 2022, the	
Agency of Education, in collaboration	Agency of Education, in collaboration	
with the Advisory Council on Wellness	with the Advisory Council on Wellness	
and Comprehensive Health created under	and Comprehensive Health created under	
16 V.S.A. § 136, shall update and	16 V.S.A. § 136 and the Vermont School	
distribute to school districts a model	Boards Association, shall update and	
wellness program policy, using the	distribute to school districts a model	
expanded definition of "wellness	wellness program policy, using the	
program" under 16 V.S.A. § 136, as	expanded definition of "wellness	
amended by this act, that shall:	program" under 16 V.S.A. § 136, as	
	amended by this act, that shall:	
(1) be in compliance with all	(1) be in compliance with all	
relevant State and federal laws; and	relevant State and federal laws; and	
(2) reflect nationally accepted best	(2) reflect nationally accepted best	
practices for comprehensive health	practices for comprehensive health	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
education and school wellness policies,	education and school wellness policies,	
such as guidance from the Centers for	such as guidance from the Centers for	
Disease Control and Prevention's Whole	Disease Control and Prevention's Whole	
School, Whole Community, Whole Child	School, Whole Community, Whole Child	
Model.	Model.	
* * * Menstrual Products * * *	* * * Menstrual Products * * *	
Sec. 11. 16 V.S.A. § 1432 is added to	Sec. 11. 16 V.S.A. § 1432 is added to	Same
read:	read:	
§ 1432. MENSTRUAL PRODUCTS	§ 1432. MENSTRUAL PRODUCTS	
(a) By enacting this statute, the	(a) By enacting this statute, the	
General Assembly intends to ensure that	General Assembly intends to ensure that	
all students attending a public school or an	all students attending a public school or an	
approved independent school have access	approved independent school have access	
to menstrual products at no cost and	to menstrual products at no cost and	
without having to request them.	without having to request them.	
(b)(1) A school district and an	(b)(1) A school district and an	
approved independent school shall make	approved independent school shall make	
menstrual products available at no cost for	menstrual products available at no cost for	
each school within the district or under the	each school within the district or under the	
jurisdiction of the board of the	jurisdiction of the board of the	
independent school in:	independent school in:	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
(A) a majority of gender-neutral	(A) a majority of gender-neutral	
bathrooms and bathrooms designated for	bathrooms and bathrooms designated for	
female students that are generally used by	female students that are generally used by	
students in any of grades five through 12;	students who are eight years old or older;	
and	and and	
(B) the school nurse's office.	(B) the school nurse's office.	
(2) The school district or	(2) The school district or	
independent school, in consultation with	independent school, in consultation with	
the school nurse who provides services to	the school nurse who provides services to	
the school, shall determine which of the	the school, shall determine which of the	
gender-neutral bathrooms and bathrooms	gender-neutral bathrooms and bathrooms	
designated for female students to stock	designated for female students to stock	
with menstrual products and which brands	with menstrual products and which brands	
to use.	to use.	
(c) School districts and approved	(c) School districts and approved	
independent schools shall bear the cost of	independent schools shall bear the cost of	
supplying menstrual products and may	supplying menstrual products and may	
seek grants or partner with a nonprofit or	seek grants or partner with a nonprofit or	
community-based organization to fulfill	community-based organization to fulfill	
this obligation.	this obligation.	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	* * * Vermont Ethnic and Social	
	Equity Standards Advisory Working	
	Group * * *	
	Sec. 12. 2019 Acts and Resolves No. 1 is	Same
	amended to read:	
	* * *	
	(c) Creation and composition. The	
	Ethnic and Social Equity Standards	
	Advisory Working Group is established.	
	The Working Group shall comprise the	
	following 20 23 members:	
	(1) 10 13 members who are	
	members of, and represent the interests of,	
	ethnic groups and social groups, two four	
	of whom shall be high school students and	
	two of whom shall be members of	
	Vermont's Indigenous community;	
	* * *	
	(d) Appointment and operation.	
	(1) The Vermont Coalition for	
	Ethnic and Social Equity in Schools	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	(Coalition) shall appoint the 10 13	
	members who represent ethnic groups and	
	social groups and the member identified	
	under subdivision (c)(2) of this section.	
	Appointments of members to fill	
	vacancies to these positions shall be made	
	by the Coalition.	
	* * *	
	(3)(A) The Secretary of Education	
	or designee shall call the first meeting of	
	the Working Group to occur on or before	
	September 1, 2019.	
	* * *	
	(E) The Working Group shall	
	have the assistance of the Agency of	
	Education for the purposes of scheduling	
	meetings and processing compensation	
	and reimbursement pursuant to subsection	
	(e) of this section administrative,	
	technical, and legal assistance of the	
	Agency of Education. If the Agency is	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	unable to provide the Working Group	
	with adequate support to assist it with	
	developing recommendations for updating	
	educational standards to recognize fully	
	the history, contributions, and	
	perspectives of ethnic groups and social	
	groups, then the Agency, in collaboration	
	with the Working Group, is authorized to	
	retain a contractor with expertise in this	
	area to assist the Working Group.	
	* * *	
	(g) Duties of the Working Group.	
	(1) The Working Group shall	
	review standards for student performance	
	adopted by the State Board of Education	
	under 16 V.S.A. § 164(9) and, on or	
	before June 30, 2021 December 31, 2021,	
	recommend to the State Board updates	
	and additional standards to recognize fully	
	the history, contributions, and	
	perspectives of ethnic groups and social	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	groups. These recommended additional	
	standards shall be designed to:	
	* * *	
	(h) Reports.	
	(3) The Working Group shall, on or	
	before July 1, 2022 December 31, 2022,	
	submit a report to the General Assembly	
	that includes:	
	* * *	
	(i) Duties of the State Board of	
	Education. The Board of Education shall,	
	on or before June 30, 2022 December 31,	
	2022, consider adopting ethnic and social	
	equity studies standards into standards for	
	student performance adopted by the State	
	Board under 16 V.S.A. § 164(9) for	
	students in prekindergarten through grade	
	12, taking into account the report	
	submitted by the Working Group under	
	subdivision (g)(1) of this section.	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	Sec. 13. APPROPRIATIONS;	Same
	VERMONT ETHNIC AND	
	SOCIAL EQUITY	
	STANDARDS ADVISORY	
	WORKING GROUP	
	(a) The sum of \$3,700.00 is	
	appropriated from the General Fund to the	
	Vermont Ethnic and Social Equity	
	Standards Advisory Working Group	
	(Working Group) in fiscal year 2022 to	
	cover per diem and reimbursement for the	
	three members of the Working Group	
	added under Sec. 12 of this act.	
	(b) The sum of \$50,000.00 is	
	appropriated from the General Fund to the	
	Agency of Education in fiscal year 2022	
	for the cost of the contractor under Sec. 12	
	of this act.	
	(c) Any unused portion of these	
	appropriation shall, as of July 1, 2022,	
	revert to the General Fund.	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	* * * Shared School District Data	
	Management System * * *	
	Sec. 14. FINDINGS AND PURPOSE	Same
	(a) Sec. E.500.1 of 2018 (Sp. Sess.)	
	Acts and Resolves No. 11, as amended,	
	requires that not later than July 1, 2022 all	
	Vermont supervisory unions, supervisory	
	districts, school districts, and independent	
	technical center districts utilize the same	
	shared school district data management	
	system (eFinancePlus), which shall be	
	selected by the Agency of Education per	
	State procurement guidelines.	
	(b) The purpose of Secs. 15-17 of this	
	act is to:	
	(1) extend the deadline to	
	December 31, 2022 for state-wide	
	adoption of eFinancePlus;	
	(2) pause until January 1, 2022 the	
	further implementation of eFinancePlus to	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	provide time for further evaluation of the	
	system, provided that:	
	(A) the Agency of Education	
	and its contractor for implementation of	
	the system shall continue to support users	
	of the system; and	
	(B) a supervisory union,	
	supervisory district, school district, or	
	independent technical center district that	
	does not use the system may join an	
	implementation round offered by the	
	Agency of Education during the pause	
	period upon approval by its governing	
	body; and	
	(3) require the Agency of	
	Education to issue status reports to the	
	General Assembly.	
	Sec. 15. 2018 (Sp. Sess.) Acts and	Same
	Resolves No. 11, Sec. E.500.1, as	
	amended by 2019 Acts and Resolves No.	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	72, Sec. E.500.5, is further amended to	
	read:	
	Sec. E.500.1. SCHOOL FINANCE AND	
	SHARED SCHOOL DISTRICT	
	FINANCIAL DATA MANAGEMENT	
	SYSTEM	
	(a) Not later than July 1 December 31,	
	2022, all Vermont supervisory unions,	
	supervisory districts, school districts, and	
	independent tech technical center districts	
	shall utilize the same school finance and	
	financial data management system. The	
	system shall be selected by the Agency of	
	Education per State procurement	
	guidelines.	
	* * *	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	Sec. 16. PAUSE OF	Same
	IMPLEMENTATION OF SHARED	
	SCHOOL DISTRICT	
	FINANCIAL DATA	
	MANAGEMENT SYSTEM	
	Notwithstanding Sec. E.500.1 of 2018	
	(Sp. Sess.) Acts and Resolves No. 11, as	
	amended, the implementation of the	
	Shared School District Data Management	
	System shall be paused until January 1,	
	2022, provided that:	
	(1) the Agency of Education and its	
	contractor for implementation of the	
	system shall continue to support users, as	
	of the date of enactment of this act, of the	
	system; and	
	(2) a supervisory union,	
	supervisory district, school district, or	
	independent technical center district that	
	does not use the system may join an	
	implementation round offered by the	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	Agency of Education during the pause	
	period upon approval by its governing	
	body.	
	Sec. 17. AGENCY OF EDUCATION;	Same
	REPORTS	
	(a) On or before June 30, 2021 and	
	quarterly thereafter until March 31, 2023,	
	the Agency of Education shall provide a	
	written report to the General Assembly	
	and the Vermont Association of School	
	Business Officials on the status of	
	improving and implementing the Shared	
	School District Data Management System,	
	including the status of:	
	(1) system outages;	
	(2) bank reconciliations;	
	(3) reporting enhancements;	
	(4) systems enhancements; and	
	(5) user training.	
	(b) In preparing the quarterly reports,	
	the Agency shall collect input from the	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	Vermont Association of School Business	
	Officials and professional accounting	
	firms engaged in the process of	
	conducting school district audits in	
	Vermont.	
	* * * State Board of Education;	
	Agency of Education; Roles and	
	Responsibilities * * *	
	Sec. 18. STATE BOARD OF	Same
	EDUCATION; AGENCY OF	
	EDUCATION; ROLES AND	
	RESPONSIBILITIES	
	(a) On or before December 15, 2021,	
	the State Board of Education and the	
	Agency of Education shall jointly report	
	to the House and Senate Committees on	
	Education on how the roles and	
	responsibilities of the State Board and the	
	Agency should be restructured to ensure	
	that:	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	(1) the prekindergarten through	
	grade 12 educational system meets the	
	needs of all students on a fair and	
	equitable basis;	
	(2) federal and State statutory	
	mandates are carried out in a professional	
	and timely manner, including the updating	
	of rules;	
	(3) the State Board and the Agency	
	have the resources necessary to fulfill	
	their roles and responsibilities, including	
	an adequate number of qualified and	
	properly trained staff; and	
	(4) the State Board and the Agency	
	maximize operational and administrative	
	efficiencies.	
	(b) As part of this process, the State	
	Board and the Agency shall identify and	
	document all federal and State statutory	
	mandates and rules for which they are	
	responsible and assess whether they are	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
	being carried out in a professional and	
	timely manner. The results of this	
	analysis shall be included in the report	
	required under subsection (a) of this	
	section.	
	(c) If the State Board and the	
	Agency cannot agree on how the roles and	
	responsibilities of the State Board and the	
	Agency should be restructured to meet the	
	goals under subsection (a) of this section,	
	then they shall each identify in the report	
	the areas of agreement and disagreement	
	and explain why its proposal best achieves	
	these goals. The report shall not include	
	legislative language, which shall be	
	developed after the Committees have	
	considered the report.	

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
		* * * State Board of Education;
		Members * * *
		Sec. 19. 16 V.S.A. § 161 is amended to
		read:
		§ 161. STATE BOARD OF
		EDUCATION; APPOINTMENT OF
		MEMBERS; TERM; VACANCY
		The State Board shall consist of ten
		members. Two of the members shall be
		secondary students, one of whom shall be
		a full member and the other of whom shall
		be a junior member who may not vote.
		All members shall be appointed by the
		Governor with the advice and consent of
		the Senate. In the appointment of the
		nonstudent members, priority shall be
		given to the selection of persons with a
		demonstrated commitment to ensuring
		quality education for Vermont students.
		To the extent possible, the members shall
		represent geographically diverse areas of

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
_		the State the State's geographic, gender,
		racial, and ethnic diversity. The Secretary
		shall serve on the State Board as a
		nonvoting member.
		* * *
		* * * State Board of Education; Powers
		and Duties * * *
		Sec. 20. 16 V.S.A. § 164 is amended to
		read:
		§ 164. STATE BOARD; GENERAL
		POWERS AND DUTIES
		The State Board shall evaluate
		education policy proposals, including
		timely evaluation of policies presented by
		the Governor and Secretary; engage local
		school board members and the broader
		education community; and establish and
		advance education policy for the State of
		Vermont and, consistent with the
		provisions of this title, its own rules, and
		rules adopted by the Secretary, establish

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
		and regularly update a long-term strategic
		vision for the delivery of educational
		services in Vermont; advise the General
		Assembly, the Governor, and the
		Secretary of Education on high-priority
		educational policies and issues as they
		arise; and act in accordance with
		legislative mandates, including the
		adoption of rules and executing special
		assignments. In addition to other
		specified duties, the Board shall:
		(1) Establish such advisory
		commissions as in the judgment of the
		Board will be of assistance to it in
		carrying out its duties. Advisory
		commission members shall serve with or
		without compensation at the discretion of
		the Board but shall receive actual
		expenses incurred in pursuance of their
		duties.

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
		(2) Have the authority to enter into
		agreements with school districts,
		municipalities, states, the United States,
		foundations, agencies, or individuals for
		service, educational programs, or research
		projects.
		(3) Examine and determine all
		appeals that by law are made to it and
		prescribe rules of practice in respect
		thereto, not inconsistent with law.
		(4) Review and comment on an
		Agency budget prepared by the Secretary
		for the Governor. [Repealed.]
		(5) [Repealed.]
		(6) Make regulations governing the
		attendance and records of attendance of
		all students and the deportment of
		students attending public schools.
		(7) Adopt rules pursuant to 3
		V.S.A. chapter 25 as necessary or
		appropriate for the execution of its powers

S.115 (as passed Senate)	S.115 (as passed by House)	Senate Proposal of Amendment
		and duties and of the powers and duties of
		all persons under its supervision and
		eontrol to carry out the powers and duties
		of the Board as directed by the General
		Assembly, within the limitations of
		legislative intent.
* * * Effective Dates * * *	* * * Effective Dates * * *	* * * Effective Dates * * *
Sec. 12. EFFECTIVE DATES	Sec. 19. EFFECTIVE DATES	Sec. 21. EFFECTIVE DATES
This act shall take effect on passage,	This act shall take effect on passage,	This act shall take effect on passage,
except that school districts and approved	except that school districts and approved	except that school districts and approved
independent schools shall comply with the	independent schools shall comply with the	independent schools shall comply with the
requirements of Sec. 11 (menstrual	requirements of Sec. 11 (menstrual	requirements of Sec. 11 (menstrual
products) for the 2022–2023 school year	products) for the 2022–2023 school year	products) for the 2022–2023 school year
and thereafter.	and thereafter.	and thereafter.